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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/748,629	12/30/2003	Elizabeth L. Walker	ESCI-106US	ESCI-106US 7514	
23122	7590 10/19/2006		EXAM	EXAMINER	
RATNERPRESTIA			ZHENG, LOIS L		
P O BOX 980 VALLEY FORGE, PA 19482-0980			ART UNIT	ART UNIT PAPER NUMBER	
			1742		
			DATE MAILED: 10/19/2006	DATE MAILED: 10/19/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/748,629	WALKER ET AL.	·			
		Examiner	Art Unit				
		Lois Zheng	1742				
Period for	- The MAILING DATE of this communication app r Reply	ears on the cover sheet with the c	orrespondence ad	dress			
WHICI - Extens after S - If NO - Failure Any re	PRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DATE is sions of time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, the ply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this co D (35 U.S.C. § 133).				
Status							
1) 🖾	Responsive to communication(s) filed on <u>31 Ju</u>	ılv 2006.					
	This action is FINAL. 2b)⊠ This action is non-final.						
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under <i>E</i>	·					
Dispositio	on of Claims						
4) 🖂 (Claim(s) <u>1-10</u> is/are pending in the application.						
	4a) Of the above claim(s) <u>8-10</u> is/are withdrawn from consideration.						
5) 🔲 (Claim(s) is/are allowed.	•					
6)🛛 (Claim(s) <u>1-7</u> is/are rejected.						
7) 🗌 (Claim(s) is/are objected to.						
8) 🗌 (Claim(s) are subject to restriction and/or	r election requirement.					
Application	on Papers						
9)□ T	The specification is objected to by the Examine	r.					
10) 🔲 T	he drawing(s) filed on is/are: a)☐ acce	epted or b) objected to by the E	Examiner.				
,	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	37 CFR 1.85(a).				
1	Replacement drawing sheet(s) including the correcti	ion is required if the drawing(s) is obj	ected to. See 37 CF	R 1.121(d).			
11)□ T	he oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PT	O-152.			
Priority u	nder 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
·	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documents						
	2. Certified copies of the priority documents	• •					
•	3. Copies of the certified copies of the prior	_	d in this National	Stage			
* \$4	application from the International Bureau ee the attached detailed Office action for a list	• • • • • • • • • • • • • • • • • • • •	.d				
O.	se the attached detailed Office action for a list	or the certified copies not receive	u.				
Attachment((z)						
	of References Cited (PTO-892)	4) 🔲 Interview Summary	(PTO-413)				
2) D Notice	of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite				
	ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	5)	atent Application				

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DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Invention Group I, claims 1-7, in the reply filed on 31 July 2006 is acknowledged.

- 2. Claims 8-10 are withdrawn from further consideration pursuant to 37 CFR
- 1.142(b) as being drawn to a nonelected Invention Group II, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 31 July 2006.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claim 5 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 5. Claim 5 recites the limitation "said devices" in line 4. There is insufficient antecedent basis for this limitation in the claim. It is unclear whether "said devices" are referring to microelectronic devices or copper objects.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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7. Claims 1-3 and 5-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Lapluye et al. US 5,156,892(Lapluye).

Lapluye teaches applying a corrosion inhibiting solution to metal surfaces to form a protective coating(col. 1 lines 6-9 and col. 1 line 64 – col. 2 line 6). To test the effectiveness of the protective coating, Lapluye further teaches exposing treated and untreated metal surfaces to an atmosphere containing hydrogen sulfide and observe for metal surface color change(col. 3 lines 15-17). According to Lapluye, the treated copper plate starts to change color after 132 minutes(col. 3 lines 21-23).

Regarding instant claims 1-3 and 5-6, the application of corrosion inhibiting solution to a metal surface such as a copper plate as taught by Lapluye reads on the claimed step of subjecting copper surface to a cleaning solution containing a corrosion inhibitor. The testing step of exposing treated copper surface to hydrogen sulfide containing atmosphere as taught by Lapluye reads on the claimed step of exposing the copper surface to a reactant that will attack the copper surface to cause a color change. Lapluye teaches the claimed gaseous reactant is hydrogen sulfide and the copper plate as taught by Lapluye reads on the claimed copper surface or copper coupon or test piece. Lapluye also teaches the claimed color change after exposure to hydrogen sulfide gas, which is a sign of sulfur attacking of copper surface due to lack of corrosion inhibitor on the copper surface.

The preamble "for detecting the presence of a residual amount of corrosion inhibitor on a copper surface" merely states the intended use of the instant invention

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invention.

and does not contain any process limitations that affects the patentability of the instant

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 4 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lapluye in view of Tadashi et al. JP 59-083913(Tadashi).

The teachings of Lapluye are discussed in paragraph 7 above. However, Lapluye does not teach how the hydrogen sulfide gas is formed.

Tadashi teaches a tool for generating hydrogen sulfide(title). Tadashi further teaches that its hydrogen sulfide generator reacts acetic acid with sodium sulfide to produce hydrogen sulfide(abstract). In addition, Tadashi does not appear to have a temperature requirement for the reaction between acetic acid and sodium sulfide to occur.

Therefore, it would have been obvious to one of ordinary skill in the art to have incorporated the hydrogen sulfide generator of Tadashi into the process of Lapluye in order to provide sufficient hydrogen sulfide gas to the process of Lapluye to achieve proper corrosion inhibitor testing.

Regarding claims 4-7, Lapluye in view of Tadashi teaches the claimed reaction of acetic acid and sodium sulfide to form hydrogen sulfide gas. In addition, since Tadashi

does not have specific temperature requirement for the reaction between acetic acid and sodium sulfide, the examiner concludes, based on the broadest reasonable interpretation, that the reaction of acetic acid and sodium sulfide as taught by Lapluye in view of Tadashi may occur at room temperature as claimed. Furthermore, even though Laptuye in view of Tadashi do not explicitly teach the claimed sodium sulfide in deionized water, one of ordinary skill in the art would have found the claimed sodium sulfide in deionized water obvious since it is deionized water is a popular solvent used in chemical reactions due to high quality of the water and the absence of impurities.

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Sawa et al. US 3,933,531(Sawa) teaches applying a corrosion inhibiting solution to a copper surface to form a protective coating. Sawa further teaches testing the corrosion resistance of the coating by exposing the coated copper surface to hydrogen sulfide, sulfur dioxide and sulfur gaseous atmosphere to observe color changes on the copper surface.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lois Zheng whose telephone number is (571) 272-1248.

The examiner can normally be reached on 8:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Roy King can be reached on (571) 272-1244. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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LLZ

ROY KING
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTED 1700